EXHIBIT D

Case	2:22-cv-05367-RGK-MAA	Document 65-5 ID #:2712		Page 2 of 24 Page 2	age
1	THOMAS M. FERLAUT	•	*		
2	LAW OFFICE OF THOMAS 25201 Paseo de Alicia, S		, APC		
3	Laguna Hills, California	92653			
4	Telephone: 949-334-8650 Fax: 949-334-8691)			
5	Email: TMF@lawofficeT	MF.com			
6	Attorney for Plaintiff, JO	SHUA ASSIFF	7		
7					
8	UN	ITED STATES	S DISTRICT COU	RT	
9	CEN	TRAL DISTRI	CT OF CALIFOR	NIA	
10					
11	JOSHUA ASSIFF,		Case No. 2:22-cv	7-05367 RGK (M	(AAx)
12	Plaintiff	,	PLAINTIFF'S I		1G
13	v.		DISCLOSURES FRCP 26(a)(1)(ii		
14	COUNTY OF LOS AN	GELES:			
15	SHERIFF DEPUTY BA				
16	NUMBER 404532; And DOES 1 through 1	0.			
17	C				
18	Defenda	nts.			
19					
20	Plaintiff JOSHUA	ASSIFF (herein	nafter referred to a	s "Plaintiff") here	eby
21	submits the following init	tial disclosures	– documents – une	der Federal Rules	of
22 23	Civil Procedure, Rule 260	(a)(1)(ii)&(iii):			
24	1. Video record	lings of inciden	it (2)		
25	2. Photographs	of Plaintiff afte	er the incident (5)		
26	3. Tow receipts	S			
27	4. Bail receipts				
28	5. Booking rec	ords			
20					
	PLAINTIFF'S I	NITIAL DISCLOSURES	1 - DOCUMENTS FRCP 260	(a)(1)(II)&(III)	

FREEWAY TOWING INC. 26921 RUETHER AVE. UNIT B SANTA CLARITA, CA. 91351-(661) 252-8869

LOG # 202101737

22651.H

DRIVER ARRESTED

						- 24			DRIVER ARE	LOIL	
EAR MAKE 21 GMC	MODE! TERRAIN	BL						WED FR	OM AD CANYON	D	RIVER / TRK JS 24
	Light duty	Medium duty	Heavy duty	Super heavy	Rotator	Forklift	Landoll	Bobcat	Light Tower	Con Gear	Offroad Rotator
Received	08:10	•	1	1		3:	: :			:	0.124
Dispatched.	. 08:10	4	4	1:	1		:	1		:	1:2
Arrived	08:20		:	:	1	:	:	1	2	7	44:
In Tow	08:40	17	:	12	1	;	- ;		:	1	
Time In	09:10			1	14	2	4	1	150 7 1	:	- F()
Total Time	1.00	11									
Driver's License Release To Address City State Zipcode Phone Driver's License Removed By Address City State Zipcode	JOSH	IUA ROB	ERT DE	AUN AS	SIFF	Medi Heav Supe Rotat Forkl Land Bobo Light Con (Offro Tow (umduty yduty rheavy tor ift oll tat Tower Gear ad Rotat Out Days Sto	or	Date In		24/2021 24/2021 152.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00
Phone		-				Day 3 City 7 City I Labo	Release F	39.00 Pe			39.00 0.00 0.00 0.00 0.00 0.00
									\$		0.00
						After			\$\$		76.00
Tow Out Address Date - Time Paid Method Of Paym	09/24/20		230000000	EGISTER	ED OWN	ΞR			TOTAL\$		267.00

I, the undersigned, do hereby certify that I am legally authorized and entitled to take possession of the vehicle described above and all personal property therein. I have received vehicle in satisfactory condition.

We, Freeway Towing, are not responsible for loss or damage to cars or artivles left in cars in case of fire, theft or any other cause beyond our control after leaving our premises.

Cianatura			
Signature			

Upon request, you are entitled to receive a copy of the Towing Fees and Access Notice

FREEWAY TOWING SC

26921 RUETHER AVE SANTA CLARITA, CA 91351 (661)252-8869

9/24/2021 7:02:11 PM

418361128 Reference Number: \$267.00

Total: Transaction Type: Sale

Transaction Status: Pending Settlement

Card Type: MasterCard

Card Number: Entry Method: Keyed 06343B Approval Code: APPROVAL Approval Message: AVS Result: Zip Match Only CSC Result: Match

JOSHUA ROBERT DEVAUN Customer Name:

ASSIFF

RELEASE FILE # 202101737 Invoice:

Please sign here to agree to payment.

Document 65-5 ID #:2716

UNITED STATES FIRE INSURANCE COMPANY 11490 Westheimer Rd., Suite 300 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX Email: CourtNotices@cfins.com SCV BAIL BONDS, INC. 20605 SOLEDAD CANYON ROAD SANTA CLARITA, CA 91355 INS. LICENSE #1846812 PHONE: 661-299-2245

(PLACE BAIL AGENT'S ADDRESS STAMP HERE)

	(FENDE SPIENGER! SADSIES STATES)
BAIL BOND	No. 425-21234134
DAIL BOND	(POWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED)
IN THE SUPERIOR	COURT OF THE San Fernando JUDICIAL DISTRICT
COUNTY OF LOS ANACLES	_ , STATE OF CALIFORNIA
THE PEOPLE OF THE STATE OF CALIFORNIA,	CASE NO
vs.	DIV. NO.
ASSIFF Joshua Kobert	
Defendant HOSITH JOSHUA KO	(BOOKING NO.)
having been admitted to bail in the sum of	I Sue institution
Dollars (\$ 25 500) and ordered to appear in the above-entitled court on
10 25	21 820 AW
MONTH DAY	YEAR TIME
- 100 V	charge/s;
(STATE MISDEMEAN	
pronouncement of judgment or grant of probation, or if he/s FIRE INSURANCE COMPANY will pay to the People of the S Dollars (\$)	o the orders and process of the court and if convicted, will appear for the fails to perform either of these conditions, that UNITED STATES State of California the sum of
THIS BOND IS VOID IF WRITTEN FOR AN AMOUNT GREATER THAN THE POWER OF ATTORNEY ATTACHED HERETO, IF MORE THAN ONE SUCH POWER IS ATTACHED ON IN-VRITTEN AFTER THE EXPIRATION DATE SPECIFIED ON THE ATTACHED POWER OF ATTORNEY.	By Michael Zierner – Senior Vice President
I certify under penalty of perjury that I am a licensed bail age executing this bond on 9134131 at 5am a Carte Car	(DATE) (LOCATION) (DATE) (SIGNATURE OF LICENSED AGENT)
THE PREMIUM CHARGED FOR	Approved this day of,
THE DOND IS.	Title
THIS BOND IS:	

NOTE: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments, FINES, or Wage Law claims, nor can it be as a Bond on Appeal.

CCA Secretary (2000)

White - Court Copy · Yellow - Agent Copy

UNITED STATES FIRE INSURANCE COMPANY 11490 Westheimer Rd., Suite 300 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX

INDEMNITOR/GUARANTOR CHECK LIST

DATE BAIL AMOUNT \$	
DEFENDANT PREMIUM AMOUNT \$	
JAIL AMOUNT PAID DOWN \$	- Cu
BAIL BOND # CASH COLLATERAL \$	
I have read and received a copy of the standard UNITED STATES FIRE INS for surety bail bond.	SURANCE COMPANY Agreement
This indemnitor/guarantor checklist is intended to clarify and explain the INSURANCE COMPANY Agreement for surety bail bond.	standard UNITED STATES FIRE
3. I understand I am responsible to make the payments for money due on the Finance charges are computed on unpaid balances on the 30th day of ear percent per annum. There is a percent late fee on all schedule five days of the due date. (Note: The insurance company is not a part financial agreement is strictly between the bail agent/agency and indemn	uled payments not received within to any premium financing. Any
4. I understand I am required to pay the amount of the bail premium every ye surety is legally discharged from all liability on the bonds posted. (States	ear, in advance hereafter, until the with Renewable Premiums).
5. A forfeiture of the bail will be entered by the court if the defendant fails understand that, if the bond is ordered forfeited and it is not ordered rei time allowed by law, I must pay the full amount of the bail forfeited plus expressions.	nstated, or exonerated within the
6. I understand I am responsible if it becomes necessary to arrest and surre responsible for paying all reasonable costs incurred for locating, apprehend the defendant to custodic larger.	ender the defendant and that I am ind. transporting and surrendering



20605 Soledad Canyon Road #100 Santa Clarita, CA 91351 Main: (661) 299-2245 www.SCVBailBonds.com

MONDAY CALL-IN AGREEMENT

Document 65-5 ID #:2718

I, the undersigned, agree to these conditions during the term for the Bail Bond Executed on
Date: 9 24 21
Full Defendant Name: ASSIFF JoShua
In the amount of \$ 25,000
Acknowledge that as part of my terms of release on bail with SCV Bail Bonds, I agree to call the
office of SCV Bail Bonds at (661) 299-2245 during the hours between 9:00 A.M. to 9:00 P.M.
every Monday for the duration of my bond. If I fail to do so, SCV Bail Bonds, Inc. retains the
right to "Apprehend" and "Surrender" me back into custody at any time for neglecting to comply
with the mandatory call-in responsibilities and release terms and conditions of the bail bond:
This Signed Agreement shall continue until SCV Bail Bonds, Inc. has received proof of
exoneration of the Bail Bonds(s) in our office.
Agreed to and signed by:
Defendant Signature:
Date: 9 24 21

Surety:

United States Fire Insurance Company

11490 Westheimer Rd., Suite 300 • Houston, TX 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX Email: CourtNotices@cfins.com BAIL PRODUCER: [stamp must include name, address, phone no. and license no.]

SCV BAIL BONDS, INC. 20605 SOLEDAD CANYON ROAD SANTA CLARITA, CA 91355 INS. LICENSE #1846812 PHONE: 661-299-2245

DESENDANT BALL BOND APPLICATION AND AGREEMENT

total amount of	Dollars (S) in	the	, in the
("Bond").	pose of inducing United States Fire Insur- number(s) (if known)Dollars (\$	7 111	uic	Court
DEFENDANT'S NAME AND ADDRESS				
1. NameFirst	Middle	Nickname	e/Alias	
2. Home Phone #			rk Phone #	
3. Email	Social Media Accounts		WANTED TO THE STATE OF THE STAT	
4. Current Home Address				
	Own? Landlord			
	Landlord			
B. How long resided in current city?	How long in current state	e?	How Long in U.S.?	
PERSONAL DESCRIPTION				
9. Date of Birth	y & State)		Sex	Race
Control of the Contro	Driver's License #			
	Eye Color Hai			
3. Scars, Marks, Tattoos		1.5100.		
	Nationality		Allen#	
	Local#Military			Discharge Date
EMPLOYMENT				
	exalline -			
	How Long?			
	How Long?			
Activities and the second		The second second		
	rried Divorced Separated		Cohah	
		Widowed Single	How Long Married/together	2
	First Middle	Last	now cong ivianned/together	N-
5. Spouse/girl/boyfriend's Name		En	nail	
6. Address (if different)			Social Security #	
26. Address (if different) 27. Home Phone # (if different) 28. Occupation	Cell Phone # Employer		Social Security # How Lo	
25. Spouse/girl/boyfriend's Name 26. Address (if different) 27. Home Phone # (if different) 28. Occupation 29. Supervisor's Name	Cell Phone #			

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VEHICLE			
31. Describe Auto: Year	Make M	odelC	Color Plate # State
			nount Owed?
33. Insurance Agent's Name:		Ins	surance Agent's Phone #
ARREST INFORMATION			
34. Date of Arrest	Booking Name (if different)		Arresting Agency
			king #
36.Charges			
	Charges:	Date:	Where:
38. Pending Charges in Other Co.	unties		
39. Are you on parole/probation		ficer name and phone #	to the first
40. Are you now under any bond		d to appear in court?	Yes No
41. Bonded before by	The state of the s		When?
ATTORNEY			
42. Name and Firm			Phone #
			etainer paid \$
RELATIVES AND FRIENDS			
44. Father/Guardian's Name	Address		Home Phone #
45. Cell Phone	ork Phone #	Employer	
46. Email			
47. Mother/Guardian's Name	Address		Home Phone #
48. Cell Phone # _	hone #	Employer	
49. Email			
50. Other Relative/Friend's Name		Relation	
51. Address		Home	Phone #
52. Cell Phone #	Work Phone #	Employer	
53. Other Relative/Friend's Name		Relation	
			Phone #
55. Cell Phone #	Work Phone #	Employer _	
56. Other Relative/Friend's Name		Relation	
57. Address		Home	e Phone #
58. Cell Phone #	Work Phone #	Employer	

TERMS AND CONDITIONS

In consideration of Surety, through its producers, representatives or designees, issuing or causing to be issued the Bond, you Agree to the following terms and conditions:

- The premium is fully earned upon your release from custody. Premiums are not refundable except as stated below.
- Surety, as bail, shall have control and jurisdiction over you during the term for which the Bond is in effect and shall have the right to apprehend, arrest and
 surrender you to the proper officials at any time as provided by law. In the event your surrender is made prior to your failure to appear in court, and for reason
 other than as stated in paragraph 5, then you may be entitled to a refund of the bond premium if required by applicable law (if any) as stated in an attached
 addendum.
- 3. Unless otherwise provided by applicable law (if any) as stated in an attached addendum, the following events shall constitute a breach of your obligations to the Surety, and the Surety shall have the right to immediately apprehend, arrest and surrender you, and you shall have no right to any refund of premium whatsoever; (a) you depart the jurisdiction of the court without the prior written consent of the Surety; (b) you move from your current address without prior written consent of the Surety or you fail to notify Surety of any material information; (c) you commit any act that constitutes reasonable evidence of your intention to cause a forfeiture of the Bond; (d) you are arrested and incarcerated for any other offense (other than a minor traffic violation); (e) you make any materially false statement in this application and Agreement; (g) your bail is increased; (h) any indemnitor requests that you be surrendered; (i) there is a material increase in the risk assumed by the Surety (as

Case 2:22-cv-05367-RGK-MAA

Document 65-5 ID #:2721

Filed 06/09/23

Page 11 of 24 Page

HMNH PO BOX 51782 LOS ANGELES CA 90051-6082 CHANGE SERVICE REQUESTED

Statement Date October 11, 2021 Account Number Patient Assiff, Joshua R Service Date 09-24-21 to 09-24-21 Service Type 0 Er \$ Total Charges 0.00 **Payments** \$ 0.00 S Adjustments 907.10 Amount You Owe \$ 907_10

JOSHUA R ASSIEF

վիեկաստակակիկակերի արև արդելարերի

PNO 15-8×1

Dear Joshua R Assiff,

Thank you for entrusting your care to Henry Mayo Newhall Hospital.

You are receiving this notice for facility charges only. Please note that any physician charges will be billed separately. All known payors have been billed for these services and the remaining balance is your responsibility. Please remit payment in full immediately or contact our office for information on other payment options.

Please contact us at (661) 247-1066 if you have any questions or concerns. We are available to assist you Monday through Friday 8:00 AM to 4:30 PM (Pacific Standard Time).

Henry Mayo Newhall Hospital Patient Financial Services (661) 247-1066



(661) 247-1066

MESSAGES: Thank you for choosing Henry Mayo Newhall Hospital as your healthcare provider. If your family income is less than 350% of the federal poverty level, you may qualify for financial assistance. Please call (661) 247-1066 for more information. Please note that any discounts granted will not be applied to the account until the patient has met their payment obligation in full.

please retain this portion for your records

A SUMMARY BILL IS AVAILABLE UPON REQUEST

Para español vea al lado reverso de este aviso

Henry Mayo Newhall Hospital

Patient	Account	Service	Statement
Name	Number	Date	Date
Assiff, Joshua R		09-24-21 to 09-24-21	10/11/2021

Responsible	Service	Amount	Amount
Party	Type	You Owe	Paid
Joshua R Assiff	O Er	\$907.10	

|--|

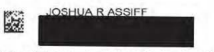
VISA			AICONE .
CARD NUMBER		3 or 4 [DIGIT CCV CODE
CARDHOLDER NAME		EXP	RATION DATE
BILLING STREET ADDRESS	CITY	STATE	ZIP CODE
AUTHORIZED SIGNATURE	-	.AA	MOUNT PAID

Please check box if address is incorrect or insurance information has changed, and indicate change(s) on reverse side.

HMNH PO BOX 51782 LOS ANGELES CA 90051-6082

հոհվակակիկակիկիացիկացիկիկինիակումի

HMNH PO BOX 51782 LOS ANGELES CA 90051-6082 CHANGE SERVICE REQUESTED



հլեգլիիչենկ/հրակլլի Միկլիլիլի լլիգլիգինիգկիզե

Statement Date	November 11, 202	1
Account Number		
Patient	Assiff, Joshua R	
Service Date	09-24-21 to 09-24-21	
Service Type	0 Er	
Total Charges	\$	0.00
Payments	\$ 0.	
Adjustments	\$	907.10
Amount You Owe	\$	907.10

Dear Joshua R Assiff,

Thank you for entrusting your care to Henry Mayo Newhall Hospital.

You are receiving this notice for facility charges only. Please note that any physician charges will be billed separately. All known payors have been billed for these services and the remaining balance is your responsibility. Please remit payment in full immediately or contact our office for information on other payment options.

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please retain this portion for your record

A SUMMARY BILL IS AVAILABLE UPON REQUEST

Para español vea al lado reverso de este aviso

Henry Mayo Newhall Hospital

Patient	Account	Service	Statement
Name	Number	Date	Date
Assiff, Joshua R		09-24-21 to 09-24-21	11/11/2021

Responsible	Service	Amount	Amount
Party	Type	You Owe	Paid
Joshua R Assiff	O Er	\$907.10	



VISA	- Acception			Discove.
CARD NUMBER			3 or 4 l	DIGIT CCV CODE
CARDHOLDER NAME			EXPIRATION DATE	
BILLING STREET ADDRES	SS	CITY	STATE	ZIP CODE

Please check box if address is incorrect or insurance information has changed, and indicate change(s) on reverse side.

HMNH PO BOX 51782 LOS ANGELES CA 90051-6082

իվագարիիցիայիցիների արինակինություններ

MAKE CHECKS PAYABLE TO:

SANTA CLARITA EMER MED GRP

PO BOX 661540 ARCADIA, CA 91066-1540



Mon - Fri 8:00 AM - Noon 1:00 PM to 5:00 PM

Mondays and Tuesdays are our high call volume days. Please feel free to call our office during our low volume days Wednesday through Friday.

Patient Services is closed for lunch from 12:00 noon until 1:00 PM, P.S.T See alternative messaging number below.

ADDRESSEE

7000007136 02.0012.0038 7136/1 AUTO ALL FOR AADC 913

րերգրվեկըիլըստուների հետարիին իրթով նկարիերիկին

JOSHUA ASSIFF





A SERVICE FEE WILL BE CHARGED FOR ANY CHECK RETURNED UNPAID MINIMUM \$50.00 PAYMENT OR AMOUNT DUE

Pay at www.erstatement.com

գրդիաիվընդիկիցրականվինիկաարվենկինիկան

SANTA CLARITA EMERG MED GRP PO BOX 661540 ARCADIA CA 91066-1540

H74000020A44L32L0LA202L000000492008

PLEASE CHECK BOX IF ADDRESS OR INSURANCE HAS CHANGED, INDICATE CHANGE(S) ON REVERSE SIDE. DETACH AND RETURN WITH PAYMENT

STATEMENT

Payments for less than full balance shall not constitute payment in full. For Disputes, send documentation of dispute to Director of Compliance, PO Box 661295, Arcadia, CA 91066-1295.

Email us at: patient@erstatement.org For Billing Inquiries Call: (855) 436-6229

Unless this bill is paid in full by the due date, the provider reserves the right to seek all available insurance coverage and sources to expedite payment.

DAN 12-8, -2021

JENT ACC	N TRUC	IO. ST	10/18/21	JOSHUA R ASSIFF	TAX ID	NO. DATE OF	LAST PAYMEN
DATE	RP	PS	EXAM	SERVICE DESCRIF	TION	DIAGNOSIS	CHARGE
09/24/21 10/08/21 10/08/21 10/08/21	1	23	99283 813	MERGENCY PHYSICIAN SERVICE ONTRACTUAL ADJUSTMENT 92.00 was applied to your DEDUCTIBLE surance payment for services rendered 09/24	/21	T65.891A	\$602.00 (\$110.00)

IMPORTANT NOTICE - THIS IS THE ONLY ITEMIZED STATEMENT OF SERVICES YOU WILL RECEIVE, PLEASE RESPOND NOW Unless you have a qualified Financial Hardship Discount, this bill must be paid in full within 90 days of the date of this statement or your bill will be deemed delinquent and assigned to a collection agency. Partial payments less than \$50.00 will not extend the delinquency date of your account.

To pay online go to www.erstatement.com - Your password is:

YOU ARE RESPONSIBLE FOR THE BALANCE SHOWN AS YOUR INSURANCE HAS APPLIED IT TO EITHER YOUR CALENDAR DEDUCTIBLE, CO-INSURANCE OR COPAYMENT!

IF YOU ARE UNABLE TO REACH A PATIENT SERVICES REPRESENTATIVE WE HAVE A MESSAGING LINE 844-301-0809. PLEASE LEAVE A VOICE MESSAGE INCLUDING YOUR NAME, ENTIRE ACCOUNT NUMBER, NAME OF THE PATIENT, AND THE TIME AND NUMBER WHERE YOU CAN BE REACHED.

CURRENT MONTH	OVER 1 MONTH	OVER 2 MONTHS	MINIMUM \$50.00 PAYMENT OR AMOUNT DUE	ACCOUNT BALANCE
\$492.00	\$0.00	\$0.00	DUE DATE:11/9/2021	ACCOUNT BALANCE
RP 1 - PRI RENDERING 2 - PROVIDERS 3 -	VETT, DARRIN D, 1	PS PLACES OF SERVICE	23 - EMERGENCY ROOM	\$492.00
4 -		HENRY	MAYO NEWHALL MEM HOSP ED	PAGE 1 OF 1

If you are uninsured or have high medical bills, you may qualify for a discount. See reverse for details.

SANTA CLARITA EMER MED GRP

PRIMARY INS: KAISER SO CA COMMERCIAL

FOR BILLING INQUIRIES CALL: (855) 436-6229

OFFICE HOURS: Mon - Fri 8:00 AM - Noon 1:00 PM to 5:00 PM

THIS DOCUMENT CONTAINS PROTECTED HEALTH CARE INFORMATION AND IS SUBJECT TO PRIVACY REGULATIONS PURSUANT TO THE HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996. IF YOU ARE NOT THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS INFORMATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL DOCUMENT TO US AT THE ADDRESS LISTED BELOW, VIA U.S. POSTAL SERVICE. THANK YOU FOR YOUR COOPERATION. FOR MORE INFORMATION REGARDING YOUR PRIVACY RIGHTS, PLEASE WRITE TO: DIRECTOR OF COMPLIANCE, P.O. BOX 661295, ARCADIA, CALIFORNIA, 91066-1295.

Unless you have a qualified Financial Hardship Discount, this bill must be paid in full within 90 days of the date of this statement or your bill will be deemed delinquent and assigned to a collection agency. Partial payments less than \$50.00 will not extend the delinquency date of your account.

To pay online go to www.erstatement.com - Your password is:

This bill is for the Emergency Physician who is an independent doctor and is required to bill you separately from the hospital. IF YOU ARE UNABLE TO REACH A PATIENT SERVICES REPRESENTATIVE WE HAVE A MESSAGING LINE 844-301-0809. PLEASE LEAVE A VOICE MESSAGE INCLUDING YOUR NAME, ENTIRE ACCOUNT NUMBER, NAME OF THE PATIENT, AND THE TIME AND NUMBER WHERE YOU CAN BE REACHED.

CURRENT MONTH	OVER 1 MONTH	OVER 2 MC	CHTNC	MINIMUM \$50.00 PAYMENT OR AMOUNT DUE	ACCOUNT BALANCE
\$492.00	\$0.00	\$0.00)	DUE DATE:12/7/2021	ACCOUNT BALANCE
RP 1 - RENDERING 2 - PROVIDERS 3 - 4 -			PS PLACES O SERVICE HENRY	MAYO NEWHALL MEM HOSP ED	\$492.00 PAGE 1 OF 1

If you are uninsured or have high medical bills, you may qualify for a discount. See reverse for details.

SANTA CLARITA EMER MED GRP

PRIMARY INS: KAISER SO CA COMMERCIAL

OFFICE HOURS: Mon - Fri 8:00 AM - Noon 1:00 PM to 5:00 PM

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Member name: Joshua Assiff
Date of birth:

Gender: M

Primary care physician: MICHAEL VAN TRAN MD, M.D. Date printed: 10/14/2022

Notes

Notes

Progress Notes by RAFAEL ANGEL ROSADO-COSME MD, M.D. at 9/28/2021 9:25 PM

Status: Signed

Chief complaint may not reflect patient's true symptoms or concerns, please see below for accurate chief complaint IF different from above.

Chief Complaint
Patient presents with

 PHYSICAL EXAMINATION s/p police altercation

History of Present Illness:

Joshua Assiff is a 20 year old male without history of significant medical problems who presents to the urgent care clinic alone for evaluation of neck and upper back pain after altercation with the Sheriffs on Soledad in canyon country. Patient refers was tased and punched in the face.

Social History:

Patient

Current Vitals:

Vitals:

09/28/21 2026

BP: Pulse: 126/71

95

Resp: 20

Temp: 99 °F (37.2 °C)

SpO2: 94%

Weight: 89.7 kg (197 lb 12 oz)

Estimated body mass index is 21.72 kg/m² as calculated from the following:

Height as of 11/17/20: 2.032 m (6' 8").

Weight as of this encounter: 89.7 kg (197 lb 12 oz).

Social History

Tobacco Use

Smoking Status Never Smoker Smokeless Tobacco Never Used

Review of Systems

Constitutional: Negative for activity change and appetite change.

HENT: Negative for congestion. Eyes: Negative for discharge. Respiratory: Negative for apnea.

Cardiovascular: Negative for chest pain.

Gastrointestinal: Negative for abdominal distention.

Endocrine: Negative for cold intolerance. Genitourinary: Negative for difficulty urinating.

Musculoskeletal: Negative for arthralgias.

Skin: Negative for color change.

Multiple abrasions both arms and back.

Allergic/Immunologic: Negative for environmental allergies.

Neurological: Negative for dizziness, facial asymmetry and headaches.

Hematological: Negative for adenopathy. Psychiatric/Behavioral: Negative for agitation. All other systems reviewed and are negative.

Physical Exam

Vitals and nursing note reviewed.

Constitutional:

Appearance: Normal appearance.

HENT:

Head: Normocephalic and atraumatic.

Right Ear: Tympanic membrane, ear canal and external ear normal. Left Ear: Tympanic membrane, ear canal and external ear normal.

Nose: Nose normal. Mouth/Throat:

Mouth: Mucous membranes are dry.

Eyes:

Extraocular Movements: Extraocular movements intact. Pupils: Pupils are equal, round, and reactive to light.

Cardiovascular:

Rate and Rhythm: Normal rate and regular rhythm.

Pulses: Normal pulses.

Heart sounds: Normal heart sounds. No murmur heard.

No friction rub. No gallop.

Pulmonary:

Effort: Pulmonary effort is normal. No respiratory distress.

Breath sounds: Normal breath sounds. No stridor.

Abdominal:

General: Abdomen is flat. Bowel sounds are normal. There is no distension.

Palpations: Abdomen is soft. There is no mass. Tenderness: There is no abdominal tenderness.

Hernia: No hernia is present.

Musculoskeletal:

General: No swelling, tenderness, deformity or signs of injury. Normal range of motion.

Cervical back: Normal range of motion and neck supple.

Right lower leg: No edema. Left lower leg: No edema.

Skin:

General: Skin is warm and dry.

Comments: Multiple abrasions healed over with good granulation tissue upper and lower extremities.

Neurological:

Mental Status: He is alert.

Psychiatric:

Behavior: Behavior normal.

Reviewed Medical/Surgical, Family and Social History.

Recent Laboratory Results:

No results for input(s): WBC, HGB, HCT, PLT, NA, K, CL, CO2, BUN, CR, GFR, INR, RBS, NEUT, BAND, ANC, MONO, MONOPC, BASOPC, AMYL, ALT, AST, TBILI, ALKP, TROP, CPK, CKMB, CKMBCK, BNP, BASO, ANIONGAP3 in the last 72 hours.

Today's Orders:

Orders Placed This Encounter

- Ibuprofen (MOTRIN) 400 mg Oral Tab
- Cyclobenzaprine (FLEXERIL) 5 mg Oral Tab

ASSESSMENT & PLAN

NECK PAIN (primary encounter diagnosis)
UPPER BACK PAIN
LEFT SHOULDER ABRASION, SUBSEQ
RIGHT FOREARM ABRASION, SUBSEQ

Plan per orders and disposition

CONSULTS: None

ACU COURSE: None

MEDICAL DECISION MAKING:

Patient clinically stable.

Problem/Medication Lists reviewed and non-pharmacologic measures discussed. Discussed management of above diagnosis with patient.

Patient oriented concerning diagnosis and management plan recommend apply

ice anti-inflammatories and rest with stretching exercises.

Home on above meds and follow up with primary care physician.

Return precautions discussed. Return for worsening pain swelling or edema.

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Please proceed to urgent care clinic or emergency department (as appropriate) if symptoms worsen or fail to improve.

DISPOSITION TO: HOME

Patient education given and concerns addressed. The After Visit Summary was provided and all questions answered. The patient or surrogate expresses understanding and acceptance of instructions.

Electronically signed by:
Rafael A Rosado-Cosme MD, MHA, FAAFP
Family Medicine
Santa Clarita Urgent Care
9/29/2021
4:09 PM

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VEHICLE				
	Make Mod			
32. Where Financed?				
33. Insurance Agent's Name:		Insur	ance Agent's Phone #	
ARREST INFORMATION				
34. Date of Arrest	Booking Name (if different)	Ar	resting Agency	
35. Jail Location		Bookin	g #	
36.Charges				
37. Previous Arrests: Charges	s: C	Date:	Where:	
38. Pending Charges in Other Counties			1-1-1	
39. Are you on parole/probation?	Yes No Parole/probation office	cer name and phone #	MARKET	
40. Are you now under any bond?	Yes No Have you ever failed	to appear in court?	es No	
41. Bonded before by		10-1-1	When?	
ATTORNEY				
42. Name and Firm			Phone#	
43. Email		Amount of reta	iner paid \$	
RELATIVES AND FRIENDS				
44. Father/Guardian's Name	Address		Home Pho	ne #
Committee of the Commit	Work Phone #	Employer		
46. Email				
47. Mother/Guardian's Name			Home Pho	ne #
48. Cell Phone #	Work Phone #	Employer		
	Work Phone #			
	Work Phone #			
56. Other Relative/Friend's Name				
57. Address			Phone #	
58. Cell Phone #	Work Phone #	Employer		

TERMS AND CONDITIONS

In consideration of Surety, through its producers, representatives or designees, issuing or causing to be issued the Bond, you Agree to the following terms and conditions:

- The premium is fully earned upon your release from custody. Premiums are not refundable except as stated below.
- 2. Surety, as bail, shall have control and jurisdiction over you during the term for which the Bond is in effect and shall have the right to apprehend, arrest and surrender you to the proper officials at any time as provided by law. In the event your surrender is made prior to your failure to appear in court, and for reason other than as stated in paragraph 5, then you may be entitled to a refund of the bond premium if required by applicable law (if any) as stated in an attached addendum.
- 3. Unless otherwise provided by applicable law (if any) as stated in an attached addendum, the following events shall constitute a breach of your obligations to the Surety, and the Surety shall have the right to immediately apprehend, arrest and surrender you, and you shall have no right to any refund of premium whatsoever: (a) you depart the jurisdiction of the court without the prior written consent of the Surety; (b) you move from your current address without prior written consent of the Surety or you fail to notify Surety of any material information; (c) you commit any act that constitutes reasonable evidence of your intention to cause a forfeiture of the Bond; (d) you are arrested and incarcerated for any other offense (other than a minor traffic violation); (e) you make any materially false statement in this application; (f) any indemnitor for you makes any materially false statement in the Indemnitor Application and Agreement; (g) your bail is increased; (h) any indemnitor requests that you be surrendered; (i) there is a material increase in the risk assumed by the Surety (as

determined by the Surety in its sole and absolute discretion) including, by way of example but not limitation, any collateral or security given for the Bond depreciates in value or becomes impaired.

- 4. You shall indemnify the Surety and keep the Surety indemnified and hold it harmless from and against any and all losses, demands, liabilities, fees and expenses relating to, or arising out of, Surety's issuance or procurement of the Bond including, but not limited to, the following: (a) the principal amount of any forfeiture of, or judgment on, the Bond, plus any related court costs, interest and legal fees incurred, (b) a fugitive recovery fee if there is a forfeiture of the Bond (which fee is typically ten percent of the amount of the Bond for an in-state recovery), plus any out of pocket expenses, (c) any and all extradition costs that may be incurred to apprehend and return you, and [d) if a collection action is required, reasonable and actual attorneys' fees plus any other costs, expenses and/or assessments that may be incurred as a result of any forfeiture of the Bond subject to applicable law (if any) as stated in an attached addendum. The voucher, check or other evidence of any payment made by Surety or its producer, by reason of such suretyship, shall be conclusive evidence of such payment in any lawsuit against you both as to the propriety of such payment and as to the extent of your liability to Surety for such payment. Further, you will, upon demand, place with Surety the requisite funds to meet any such claim, demand, liability, attorneys' fees, expense or judgment, whether that demand is made before or after Surety has paid or advanced such funds.
- 5. To the maximum extent permitted by applicable law, you hereby waive any and all rights you may have under federal law (including, but not limited to, Title 28 Privacy Act, Freedom of Information Act, Title 6, Fair Credit Reporting Act) and any local or state law relating to Surety's obtaining, and you consent to and authorize Surety to obtain, any and all private or public information and/or records concerning you from any party or agency, private or governmental (local, state, federal), including, but not limited to, credit reports, Social Security Records, criminal records, civil records, driving records, tax records, telephone records, medical records, school records, worker compensation records, and employment records. You further authorize, without reservation, any party or agency, private or governmental (local, state, federal), contacted by Surety to furnish in accordance with applicable law any and all private and public information and records in their possession concerning you to the Surety and direct that a copy of this document shall serve as evidence of said authorization. You irrevocably grant to Surety and its designees the right to enter your residence, or any other property that you own or occupy, without notice, at any time, for the purpose of locating, arresting, and returning you to custody, and subject to applicable law, you waive any and all causes of action in connection therewith including, without limitation, torts of trespass and false imprisonment.
- 6. You agree that Surety may attach a location tracking device on any vehicle owned or driven by you, at any time, without notice, and monitor the location of the vehicle through any available technology. You further agree that Surety may use location technologies to locate your wireless device at any time during the period of your bail and any applicable remission period, and the Bond is conditioned upon your full compliance with the following terms and conditions: (i) Surety, at its discretion, will use network-based location technologies to find you; (ii) this is the only notice you will receive for the collection of your location information; (iii) Surety will retain location data only while the Bond is in force and during any applicable remission period; (iv) Surety will disclose location information only to the courts as required by court order; (v) Surety and its licensed producers, designees and representatives will be the only persons with access to your location information; (vi) YOU WILL NOT HAVE THE OPTION TO OPT?OUT OF LOCATION USE DURING THE BAIL PERIOD; and (vii) all questions relating to location capability should be directed to Surety.
- If you leave the State, subject to applicable law, you waive any right to extradition proceedings and consent to the application of such force as may be necessary
 to return you to Surety and the court where the Bond was posted.
- You hereby acknowledge and agree that neither the Surety nor any of its agents, producers, designees or representatives has recommended or suggested any specific attorney or firm of attorneys to represent you in any capacity.
- 9. In the event any provision herein shall be deemed to exceed any applicable state or federal law, then such provision shall automatically be deemed to have been revised to comply with such law so as to provide Surety with the maximum protection from any loss or liability. The invalidity or unenforceability of any provision herein (or portion thereof) shall in no way effect the validity or enforceability of any other provision (or portion thereof). Surety may assign any of its rights herein or arising out of any of the transactions contemplated hereby to any party including, without limitation, any of the Surety's agents, producers, designees or representatives ("Assignee") without notice to or consent from you. Subject to any limitations imposed upon Assignee by Surety, Assignee shall have the right to enforce in any action or proceeding any of Surety's rights herein or arising out of any of the transactions contemplated hereby, and you shall not, and expressly waives any right to, assert the claim or defense that Assignee does not have the right to enforce such rights in any such action or proceeding.

10. Other Bond Conditions, not included above:			
Signed, sealed and delivered this	_day of	, 20	
Signature of Defendant:		- 13	

Surety:

United States Fire Insurance Company

11490 Westheimer Rd., Suite 300 · Houston, TX 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX Email: CourtNotices@cfins.com

BAIL PRODUCER: [stamp must include name, address, phone no. and license no.]

SCV BAIL BONDS, INC. 20605 SOLEDAD CANYON ROAD SANTA CLARITA, CA 91355 INS. LICENSE #1846812 PHONE: 661-299-2245

INDEMNITOR APPLICATION AND AGREEMENT

You, the undersigned indemnitor ("Indemnitor" or " are true, complete and correct and are made for the			
be issued, a bail bond or undertaking for			
(if known)		Dollars (\$	
("Bond").			
1. INDEMNITOR NAME AND ADDRESS:	RELATIONSHIP	TO DEFENDANT:	
Indemnitor's full name:		Jickname/Alias:	
	Bhone #		
Emai			
30.750A		How Long?	
☐ Rent or ☐ Own? Landlord/Mortgage Col	mpany:		
Former Home Address:		How Long?	
Rent or Own? Landlord/Mortgage Con	mpany:		
2. PERSONAL DESCRIPTION: Date of Birth		x: 🗖 M 📮 F Race	
Social Security #	Oriver's License #	Issuing State:	
How Long in U.S.? U.S. Citiz	en? 🗆 Y 🔲 N Nationality	Alien #	
Union?	Local #		
Military Service: Branch	Active? Y N Discharg	ge Date	
Additional Notes:			
3. EMPLOYMENT:			
Occupation Empl	oyer _	Work Phone:	
How Long? Employer Address		Supervisor's Name:	
4. MARITAL STATUS:	Separated □ Widowed □ Single	□ Cohab	
Spouse/girl/boyfriend's Name	How Lo	ong Married/Together?	
Address (if different)			
Email Social Med	lia Username:	Social Security #	
Home Phone # (if different)	Cell Phone #		
OccupationEmployer	How	Long? Employer Phone	#
5. AUTOMOBILE: Year Make	Model Col	or Plate #	State
Where Financed?			

6. REFERENC				
Name:		Relation:		
Address:		Employer:		
Home Phone #	ork Phone #		_ Cell Phone #	
Name:		Relation:		
Address:		Employer:		
Home Phone #	Work Phone #		Cell Phone #	
Name:		Relation:		
Address:		Employer:		
Home Phone #	Work Phone #		_ Cell Phone #	
7. FINANCIAL STATEMENT/CREDIT IN	FORMATION			
Cash on hand \$		Cash in bank \$ _		
Real Estate Value \$		Real Estate Mort	gage \$	
In whose name is title?		Monthly salary of	or wages \$	

THIS INDEMNITY AGREEMENT ("Agreement") is entered into between you, the undersigned Indemnitor, and Surety through Surety's duly appointed independent ball producer referenced below ("Producer").

- 1. You will have Defendant appear in any court required in connection with the bond(s) at the times stated in the bond(s) and all other times as may be ordered by the court.
- 2. You, jointly and severally (together and separately) with any other indemnitor, shall indemnify the Surety and keep the Surety indemnified and hold it harmless from and against any and all losses, demands, liabilities, fees and expenses relating to, or arising out of, Surety's issuance or procurement of the Bond, including, but not limited to the following: (a) the principal amount of any forfeiture of, or judgment on, the Bond, plus any related court costs, interest and legal fees incurred, (b) a fugitive recovery fee if there is a forfeiture of the Bond (which fee is typically ten percent of the amount of the Bond for an in-state recovery, plus any out of pocket expenses) (c) any and all extradition costs that may be incurred to apprehend and return the Defendant, and (d) if a collection action is required, reasonable and actual attorneys' fees plus any and all other costs, expenses and/or assessments that may be incurred as a result of any forfeiture of the Bond subject to applicable law (if any) as stated in an attached addendum. The voucher, check or other evidence of any payment made by Surety or Producer, by reason of such suretyship, shall be conclusive evidence of such payment in any lawsuit against you both as to the propriety of such payment and as to the extent of your liability, attorneys' fees, expense or judgment, whether that demand is made before or after Surety has paid or advanced such funds.
- 3. Will collateral be used to secure this agreement? Y N If using Collateral, will it be a lien on real property? N N
- 4. Unless otherwise provided by applicable law (if any) as stated in an attached addendum, the following events shall constitute a breach of the obligations to the Surety, and the Surety shall have the right to immediately apprehend, arrest and surrender the defendant, and you, as indemnitor, shall have no right to any refund of premium whatsoever: (a) the defendant departs the jurisdiction of the court without the prior written consent of the Surety; (b) the defendant moves from current address without prior written consent of the Surety or fails to notify Surety of any material information; (c) the defendant commits any act that constitutes reasonable evidence of the intention to cause a forfeiture of the Bond; (d) the defendant is arrested and incarcerated for any other offense (other than a minor traffic violation); (e) the defendant makes any materially false statement in this application; (f) any indemnitor that makes any materially false statement in the Indemnitor Application and Agreement; (g) the bail is increased; (h) any indemnitor requests that the defendant be surrendered; (i) there is a material increase in the risk assumed by the Surety (as determined by the Surety in its sole and absolute discretion) including, by way of example but not limitation, any collateral or security given for the Bond depreciates in value or becomes impaired.
- 5. Subject to applicable law (if any) as stated in an attached addendum: (a) any property or collateral you deposit is deposited as security for the payment of any and all monies and sums due to Surety or Producer, including all liability, demands, debts (including promissory notes), damages, judgments, interest, premiums (including renewal premiums, which are due on demand twelve months after the date on which the Bond is issued, services charges, attorneys' fees and costs suffered, sustained, made or incurred by Surety or Producer on account of, arising out of or relating to the Bond and transactions contemplated thereby (including, without limitation, the items referenced in paragraph 2 above), your failure to comply with the terms and conditions of this Agreement, and any and all debt or other obligations arising out of or evidenced by any agreement executed by Defendant, you or any other indemnitor for the benefit of Surety or Producer ("Liabilities"); and (b) if you grant the Surety a lien or a security interest in any property or collateral to enforce the obligations contained in this Agreement, and if you do not perform all of your obligations in this

Agreement, you authorize the Surety to (i) apply or sell any collateral security you deposited to reimburse the Surety for any and all Liabilities of any kind or nature, (ii) hold, apply or sell the collateral, or any part thereof, to protect or reimburse the Surety by reason of the execution at any time of any other bond for or on behalf of you or Defendant, and (iii) apply and sell the collateral for the purpose of placing the Surety in cash funds or protecting the Surety against any claim, demand or loss under the Bond or any other bond executed on your or Defendant's behalf. Subject to applicable law (if any) as stated in an attached addendum, the Surety may make any such sale, at its discretion, at public or private sales, and without demand, notice or advertisement of the time and place of said sale, and also with the right to purchase said collateral at such sale or sales, freed and discharged from any equity or redemption.

- 6. The Surety shall not be liable for the depreciation of any collateral or for any interest thereon. In the event of depreciation of the collateral, or any part thereof, or of any collateral which may be hereafter deposited with the Surety for its protection, upon request of the Surety, you shall provide the Surety with additional and satisfactory collateral so that the total market value of the collateral shall, at all times, be equal to the market value of the collateral at the time of its initial deposit. Subject to applicable law (if any) as stated in an attached addendum, if you fail to deposit such additional collateral, the Surety shall have the full right, power and authority, without further demand or notice, to sell, assign and deliver the whole or any part of such collateral, substituted collateral, or additional collateral, at public or private sale, at its option, and without demand, notice or advertisement, and also with the right to purchase said collateral at any such sale, freed and discharged from any equity or redemption.
- 7. If a confession of judgment is taken in connection with the Bond, the Surety shall have the right to enter and file the same at any time, and such judgment shall be a lien and entitled to a preference against any of your property, whether or not the Surety is indemnified at the time of the filing or entry of such judgment. In case a confession of judgment is filed by the Surety against you, the judgment entered shall be effective and available to the Surety against you not only in connection with the Bond but also in connection with any other bond that may have been written by the Surety in which you are either the indemnitor or defendant.
- 8. You acknowledge and agree that the Surety may foreclose any or all of the liens and security interests arising out of the transactions relating to the Bond or this Agreement, or exercise any of its rights or remedies under this Agreement, or take any combination of such actions, without waiving any other right or remedy. Failure to exercise any rights or remedies of the Surety at any one time shall not constitute a waiver of the right to exercise them at any other time. Any security or collateral you give may be substituted, subordinated, or released by the Surety without affecting any other rights. The Surety shall not be obligated to enforce its rights against any security or collateral prior to enforcing its rights against you or any other indemnitor.
- 9. Subject to applicable law (if any) as stated in an attached addendum, the Surety will return the collateral to you when all of the following are satisfied: (i) the Surety receives competent written legal evidence satisfactory to the Surety (for example, written notice from the court) of the Surety's discharge or release from all liability under the Bond; (ii) there are no outstanding Liabilities of any kind including, without limitation, premium or renewal premium charges, arising out of or relating to the Bond; (iii) there are no other outstanding bonds or obligations executed by, for or on behalf of you or Defendant in connection with which the Surety may deem it advisable to retain such collateral for its protection; and (iv) upon the Surety's request, you shall have executed and delivered to the Surety a general release upon the Surety's return of the collateral to you. If the Surety deems it necessary to make any outlay to protect any collateral or security in its possession, whether the same be real or personal property, you authorize the Surety to do so, and you agree to indemnify and reimburse the Surety for any such outlay as in the judgment of the Surety may be necessary to protect its collateral or security, including payment of taxes or liens or mortgages and any attorneys' fees or service fees for time spent and/or special services rendered.
- 10. The Surety shall have the right to transfer and/or assign, in whole or in part, its rights and obligations in this Agreement, and/or in the Bond to the Producer or any other person or entity ("Assignee") without notice to or consent from you. Subject to any limitations imposed upon Assignee by the Surety, Assignee shall have the right to enforce in any action, proceeding or otherwise any of the Surety's rights herein or arising out of any of the transactions contemplated hereby, and you shall not, and expressly waive any right to, assert the claim or defense that Assignee does not have the right to enforce such rights in any such action, proceeding or otherwise. If more than one bond is made or has been made for the Defendant, then this Agreement shall extend to and cover all those bonds and the terms of this Agreement shall apply to each bond individually or as a group.
- 11. This Agreement and all documents that are executed in connection with this Agreement set forth all the terms of the agreement between the Surety and you. All statements, representations, promises, agreements, and affirmations made by the Surety and its producers and employees prior to or contemporaneously with the execution of this Agreement are contained within this document, and unless they are specifically set forth in this Agreement are of no force or effect whatsoever in determining the rights and liabilities of the Surety and you. You further agree to execute and be bound by any other future documents necessary to carry out and effectuate this Agreement.
- 12 You hereby acknowledge and agree that neither the Surety nor its Producer has recommended or suggested any specific attorney or firm of attorneys to represent the Defendant in any capacity.
- 13. This Agreement may not be terminated or modified orally. All modifications and terminations of this Agreement, including any release of your liability hereunder, must be in writing and signed by the Surety and you.
- 14. To the maximum extent permitted by applicable law, you hereby waive any and all rights you may have under federal law (including, but not limited to, Title 28 Privacy Act-Freedom of Information Act, Title 6, Fair Credit Reporting Act) and any local or State law relating to Surety's obtaining, and you consent to and authorize Surety to obtain, any and all private or public information and/or records concerning you from any party or agency, private or governmental (local, state, federal), including, but not limited to, credit reports, Social Security Records, criminal records, civil records, driving records, tax records, telephone records, medical records, school records, worker compensation records, and employment records. You further authorize, without reservation, any party or agency, private or governmental (local, state, federal), contacted by Surety to furnish in accordance with applicable law any and all private and public information and records in their possession concerning you to the Surety and direct that a copy of this document shall serve as evidence of said authorization. You irrevocably grants to surety and its producers, agents and representatives the right to enter your residence or other property owned or occupied by you or Defendant without notice, at any time, for the purpose of locating, arresting, and returning to custody the Defendant, and subject to applicable law, you waive any and all causes of action in connection therewith including, without limitation, torts of trespass and false imprisonment.

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- 15. You agree that Surety may attach a location tracking device on any vehicle owned or driven by you, at any time, without notice, and monitor the location of the vehicle through any available technology. You further agree that Surety may use location technologies to locate your wireless device at any time during the period of Defendant's bail and any applicable remission period, and the Bond is conditioned upon your full compliance with the following terms and conditions: (i) Surety, at its discretion, will use network-based location technologies to find you; (ii) this is the only notice you will receive for the collection of your location information; (iii) Surety will retain location data only while the Bond is in force and during any applicable remission period; (iv) Surety will disclose location information only to the courts as required by court order; (v) Surety and its licensed producers, designees and representatives will be the only persons with access to your location information; (vi) YOU WILL NOT HAVE THE OPTION TO OPT-OUT OF LOCATION USE DURING THE BAIL PERIOD; and (vii) all questions relating to location capability should be directed to Surety.
- 16. In the event any provision herein shall be deemed to exceed any applicable state or federal law, then such provision shall automatically be deemed to have been revised to comply with such law so as to provide the Surety with the maximum protection from any loss or liability. The invalidity or unenforceability of any provision herein (or portion thereof) shall in no way effect the validity or enforceability of any other provision (or portion thereof).

8. Other Bond Conditions, not included	above:		
The state of the s			
-			
-			
I have read, understand, and agree to of each page.	all of the terms and	conditions set forth in this document, inclu	ding all terms set forth on the back side
SIGNED, SEALED AND DELIVERED at	211	, this date:	
Witness Sig			
Print Name			